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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/648,870	08/25/2000	Hiroyuki Hara	B588-011	6789	
26272 7.	590 01/11/2005		EXAMINER		
COWAN LIEBOWITZ & LATMAN P.C			ELISCA, F	ELISCA, PIERRE E	
JOHN J TORRENTE 1133 AVE OF THE AMERICAS 1133 AVE OF THE AMERICAS NEW YORK, NY 10017			ART UNIT	PAPER NUMBER	
			3621		
			DATE MAILED: 01/11/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
ζ,		09/648,870	HARA, HIROYUKI				
1	Office Action Summary	Examiner	Art Unit				
$\overline{1}$		Pierre E. Elisca	3621				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1	Note: Responsive to communication(s) filed on 12 Note:	ovember 2004.					
2a		action is non-final.					
3	3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disp	osition of Claims						
5 6 7	<ul> <li>Claim(s) 1-14 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrav</li> <li>Claim(s) is/are allowed.</li> <li>Claim(s) 1-14 is/are rejected.</li> <li>Claim(s) is/are objected to.</li> <li>Claim(s) are subject to restriction and/or</li> </ul>	vn from consideration.					
Appl	ication Papers						
<ul> <li>9) The specification is objected to by the Examiner.</li> <li>10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.         Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).     </li> <li>Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).</li> </ul>							
11	) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Prior	ity under 35 U.S.C. § 119						
12	a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive ı (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attach	iment(s)						
1) 🔯 2) 🔲 3) 🔲	Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

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## **DETAILED ACTION**

1. This Office action is in response to Applicant's RCE, filed on 11/12/2004.

2. Claims 1-14 are pending.

## Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 1-14 are rejected under 35 U.S.C. 103 (a) as being unpatentable over Sato et al. (U.S. Pat. No. 6,108,638) and Mochizuki (U.S. Pat. No. 6,463,539) in view of Francisco et al (U.S. Pat. No. 6,078,899).

As per claims 1 and 2 Sato substantially discloses a data processing system/method which comprises a plurality of input units for registering selected products, and a processing unit connected to the plurality of input units for calculating a total price for the selected products (which is readable as Applicant's claimed invention wherein it is stated that a charge calculation), comprising:

first calculation means for calculating a charge for using application software, which is used to create and/or edit data by a user operation (see., abstract, col 4, lines 24-67, col

6, lines 6-55, fig 6, specifically wherein said calculating the total price in the operating means by reading all the PLU data of the products (products or application software. It is to be noted that Sato fails to explicitly disclose a second calculation means for calculating a charge for using a data input/output device (data input/output or computer or calculating a charge for using a computer or device). However, Mochizuki discloses a IC card (IC card or device or computer or processor) that includes a utilization information, and a number of judging points at where reproduction of the information is judged, and a charging information calculated from a degree of software utilization, please note that the software utilization is stored in the IC card. Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the data processing of Sato by including the limitations detailed above as taught by Mochizuki because this would interrupt information that is not charged to the user.

Sato and Mochizuki fail to explicitly disclose a third calculation means for calculating an output charge based on the calculated charges by said first and second calculation means. Francisco discloses a register 8 that forwards the amount of sales tax collected by a retailer to computer 13. Register 8 may either forward such sales tax data to computer 13 at the end of or during each transaction, or alternatively it may sum sales tax collected and base transaction amounts (base transaction amounts or first calculation and second calculation) collected and store them in memory 15 and then periodically output the summed totals (summed totals or third calculation) to computer 13 in accordance with its programmed instructions (see., Francisco, col 5, lines 62-67, col 6, lines 1-9). It would have been obvious to a person of ordinary skill in the art at the

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time of the invention to modify the teachings of Sato and Mochizuki by including the limitations detailed above as taught by Francisco because this would prevent retailers or users from avoiding the payment of sales tax or fee.

As per claim 3, Sato discloses the claimed limitations, wherein said the external device comprises at least one of a printer, scanner, copying machine, server, facsimile apparatus, and external storage device (see., fig 6).

As per claims 4, 5 and 6 Sato substantially discloses a data processing system/method which comprises a plurality of input units for registering selected products, and a processing unit connected to the plurality of input units for calculating a total price for the selected products (which is readable as Applicant's claimed invention wherein it is stated that a charge calculation apparatus), comprising:

first calculation means for calculating a charge for using application software applied to create and/or edit data (see., abstract, col 4, lines 24-67, col 6, lines 6-55, fig 6, specifically wherein said calculating the total price in the operating means by reading all the PLU data of the products (products or application software). It is to be noted that Sato fails to explicitly disclose a second calculation means for calculating a charge for using application software to use the device (data input/output or computer or calculating a charge for using a computer or device ). However, Mochizuki discloses a IC card (IC card or device or computer or processor) that includes a utilization information, and a number of judging points at where reproduction of the information is

judged, and a charging information calculated from a degree of software utilization, please note that the software utilization is stored in the IC card. Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the data processing of Sato by including the limitations detailed above as taught by Mochizuki because this would interrupt information that is not charged to the user.

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As per claims 7, 8 and 10-12 Sato substantially discloses a data processing system/method which comprises a plurality of input units for registering selected products, and a processing unit connected to the plurality of input units for calculating a total price for the selected products (which is readable as Applicant's claimed invention wherein it is stated that a charge calculation apparatus), comprising:

first calculation step of calculating a charge for using application software, which is used to create and/or edit data by a user operation (see., abstract, col 4, lines 24-67, col 6, lines 6-55, fig 6, specifically wherein said calculating the total price in the operating means by reading all the PLU data of the products (products or application software). It is to be noted that Sato fails to explicitly disclose a second calculation step of calculating a charge for using the external device (data input/output or computer or calculating a charge for using a computer or device). However, Mochizuki discloses a IC card (IC card or device or computer or processor) that includes a utilization information, and a number of judging points at where reproduction of the information is judged, and a charging information calculated from a degree of software utilization, please note that the software utilization is stored in the IC card. Therefore, it would have been obvious to

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a person of ordinary skill in the art at the time of the invention to modify the data processing of Sato by including the limitations detailed above as taught by Mochizuki because this would interrupt information that is not charged to the user.

Sato and Mochizuki fail to explicitly disclose a third calculation means for calculating an output charge based on the calculated charges by said first and second calculation means. Francisco discloses a register 8 that forwards the amount of sales tax collected by a retailer to computer 13. Register 8 may either forward such sales tax data to computer 13 at the end of or during each transaction, or alternatively it may sum sales tax collected and base transaction amounts (base transaction amounts or first calculation and second calculation) collected and store them in memory 15 and then periodically output the summed totals (summed totals or third calculation) to computer 13 in accordance with its programmed instructions (see., Francisco, col 5, lines 62-67, col 6, lines 1-9). It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the teachings of Sato and Mochizuki by including the limitations detailed above as taught by Francisco because this would prevent retailers or users from avoiding the payment of sales tax or fee.

As per claim 9, Sato discloses the claimed limitations, wherein said the external device comprises at least one of a printer, scanner, copying machine, server, facsimile apparatus, and external storage device (see., fig 6).

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As per claims 13 and 14, Sato substantially discloses a data processing system/method which comprises a plurality of input units for registering selected products, and a processing unit connected to the plurality of input units for calculating a total price for the selected products (which is readable as Applicant's claimed invention wherein it is stated that a charge calculation apparatus), comprising:

a code of a first calculation step of calculating a charge for using application software applied to create and/or edit data (see., abstract, col 4, lines 24-67, col 6, lines 6-55, fig 6, specifically wherein said calculating the total price in the operating means by reading all the PLU data of the products (products or application software). It is to be noted that Sato fails to explicitly disclose a code of a second data calculation step of calculating a charge for using a data input/output device (data input/output or computer or calculating a charge for using a computer or device). However, Mochizuki discloses a IC card (IC card or device or computer or processor) that includes a utilization information, and a number of judging points at where reproduction of the information is judged, and a charging information calculated from a degree of software utilization, please note that the software utilization is stored in the IC card. Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the data processing of Sato by including the limitations detailed above as taught by Mochizuki because this would interrupt information that is not charged to the user.

Sato and Mochizuki fail to explicitly disclose a code of a third calculation step of calculating an output charge based on the calculated charges by said first and second calculation step. Francisco discloses a register 8 that forwards the amount of sales tax

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collected by a retailer to computer 13. Register 8 may either forward such sales tax data to computer 13 at the end of or during each transaction, or alternatively it may sum sales tax collected and base transaction amounts (base transaction amounts or first calculation and second calculation) collected and store them in memory 15 and then periodically output the summed totals (summed totals or third calculation) to computer 13 in accordance with its programmed instructions (see., Francisco, col 5, lines 62-67, col 6, lines 1-9). It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the teachings of Sato and Mochizuki by including the limitations detailed above as taught by Francisco because this would prevent retailers or users from avoiding the payment of sales tax or fee.

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## Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pierre E. Elisca whose telephone number is 703 305-3987. The examiner can normally be reached on 6:30 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on 703 305-9769. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Pierre Eddy Elisca

**Primary Patent Examiner** 

January 06, 2005